NR.824 5.4/5



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re: Application of: Seibel et al. Patent of:	JUL 2 3 2001
·	TECH CENTER 1600,2900
Serial No.: Patent No.:	Group Art Unit: To Be Assigned
☑ Filed: December 16, 1996 ☐ Issued:	Examiner: To Be Assigned
For: Chimerical Peptide-Nucleic Acid Fragment, Process For Producing The Same And Its Uses For Appropriately Introducing Nucleic Acids Into Cell Organelles and Cells	Attorney Docket No.: 8484-018-999
VERIFIED STATEMENT (DECLARATION) CLA [37 CFR 1.9(f) and 1.27(b)] - Ind	IMING SMALL ENTITY STATUS dependent Inventor
Assistant Commissioner for Patents Washington, D.C. 20231	
Sir:	
As a below named inventor, I hereby declare that I q defined in 37 CFR 1.9(c) for purposes of paying redu of Title 35, United States Code, to the Patent and Trainvention entitled Chimerical Peptide-Nucleic Acid R Same And Its Uses For Appropriately Introducing Nu Cells described in	aced fees under section 41(a) and (b) ademark Office with regard to the ragment, Process For Producing The
☐ the specification filed herewith ⊠ application serial no	filed December 16, 1996
I have not assigned, granted, conveyed or licensed ar contract or law to assign, grant, convey or license, at person who could not be classified as an independent person had made the invention, or to any concern who business concern under 37 CFR 1.9(d) or a nonprofit	ny rights in the invention to any inventor under 37 CFR 1.9(c) if that nich would not qualify as a small
Each person, concern or organization to which I have licensed or am under an obligation under contract or license any rights in the invention is listed below:	e assigned, granted, conveyed, or law to assign, grant, convey, or
☒ no such person, concern, or organ☐ persons, concerns or organizations	
*NOTE: Separate verified statements are required fro organization having rights to the invention averring t	om each named person, concern, or to their status as small entities.

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(37 CFR 1.27)

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status resulting in loss of paying, the earliest of status as a small entity in the status as	to file, in this application or patent, not entitlement to small entity status proof the issue fee or any maintenance fee is no longer appropriate. [37 CFR 1.2]	ior to paying, or at the time e due after the date on which [28 (b)]
all statements made on these statements were n so made are punishable of the United States Covalidity of the application	I statements made herein of my own k information and belief are believed to nade with the knowledge that willful for by fine or imprisonment, or both, un- de, and that such willful false statement, on, and patent issuing thereon, or any	be true; and further that false statements and the like der Section 1001 of Title 18 onts may jeopardize the
statement is directed.		Direct Telephone calls to:
statement is directed. Send correspondence to	PENNIE & EDMONDS 1155 Avenue of the Americas New York, N.Y. 10036-2711	PENNIE & EDMONDS (212) 790-9090
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